SUPREME COURT OF SOUTH DAKOTA SUMMARY DISPOSITIONS FEBRUARY 2013

Pursuant to SDCL 15-26A-87.1(A), (B), (C), and (D), the Supreme Court may, sua sponte, enter an order or memorandum opinion summarily affirming or reversing the judgment or order of the trial court in actions wherein the criteria as required by those sections are clearly met.

TITLE	DOCKET NUMBER	DATE OF DECISION	DISPOSITION
Wellman v. Lincoln Township	26431	2-19-13	Affirmed (Portra)
Kurtenbach v. Dooley	26451	2-19-13	Affirmed (Davis)
Island v. Wichner	26416	2-19-13	Affirmed (Srstka)
Anderson v. Brunner et al.	26369	2-19-13	Affirmed (Bastian)
State v. Fox	26241	2-19-13	Affirmed (Brown)
State v. Mosbrucker	26397	2-19-13	Affirmed (Portra)
Derflinger et al. v. Meade School District No. 46-1	26464	2-19-13	Affirmed (Eckrich)